

# Table of Contents

## CHAPTER 1. GENERAL PROVISIONS

### I. PART 101. SCOPE OF APPLICABILITY OF RULES OF EVIDENCE

- § 101:1 Maryland law
- § 101:2 Federal law

### III. PART 103. PRESERVATION OF THE RECORD

- § 103:1 Need for party to preserve the record, absent plain error
- § 103:2 Plain error
- § 103:8 Specificity of objections or motions to strike: In general
- § 103:12 Waiver of objection by failure to renew or by other actions after one's objection is overruled or motion in limine denied
- § 103:13 Waiver of objection by offering evidence
- § 103:18 Requirements for a sufficient offer of proof; manner of proof
- § 103:22 Reversible error and harmless error
- § 103:23 Federal law: Need for party to preserve the record, absent plain error
- § 103:24 Federal law: Preservation of error in the improper admission of evidence
- § 103:26 Federal law: Preservation of error in the improper exclusion of evidence
- § 103:27 Federal law: Reversible error and harmless error

### IV. PART 104. DIVISION OF LABOR BETWEEN JUDGE AND JURY

- § 104:2 Preliminary facts
- § 104:4 Federal law

### V. PART 105. LIMITED ADMISSIBILITY

- § 105:1 Maryland law
- § 105:2 Federal law

## **VI. PART 106. THE RULE OF COMPLETENESS**

- § 106:1 Maryland law
- § 106:2 Federal law

## **CHAPTER 2. JUDICIAL NOTICE**

### **I. PART 201. JUDICIAL NOTICE**

- § 201:1 In general
- § 201:4 Judicial notice of adjudicative facts
- § 201:5 Procedure
- § 201:6 Federal law

## **CHAPTER 3. BURDENS OF PROOF, ORDER OF PROOF, AND PRESUMPTIONS**

### **I. PART 300. BURDENS OF PROOF AND ORDER OF PROOF**

- § 300:4 Burden of persuasion
- § 300:7 Effect of expert testimony; necessity of expert testimony  
to meet burden of production

### **II. PART 301. PRESUMPTIONS IN GENERAL AND IN CIVIL CASES**

- § 301:1 Introduction to the term “presumption”; irrebuttable and  
rebuttable presumptions and due process limitations
- § 301:2 Effect of evidentiary rebuttable presumptions in civil  
cases
- § 301:3 Evidentiary rebuttable presumptions recognized
- § 301:4 Permissible inferences recognized

## **CHAPTER 4. RELEVANCE AND RELATED RULES**

### **I. PART 401. DEFINITION OF RELEVANCE; EVIDENCE OF OTHER SALES; INDUSTRY CUSTOM; SCIENTIFIC EVIDENCE**

- § 401:1 Relevance and materiality: in general
- § 401:5 Scientific evidence
- § 401:6 Federal law: Relevance and materiality in general
- § 401:9 Federal law: Scientific evidence

TABLE OF CONTENTS

**II. PART 402. INADMISSIBILITY OF IRRELEVANT EVIDENCE**

- § 402:1 Maryland law
- § 402:2 Federal law

**III. PART 403. EXCLUSION OF RELEVANT EVIDENCE**

- § 403:1 Exclusion of evidence—Unfair prejudice, confusion, or waste of time: In general
- § 403:5 Photographs
- § 403:6 Movies, videos, and sound recordings
- § 403:9 A party's reading and listening material or compositions; rap lyrics
- § 403:10 Federal law: Exclusion of evidence—Unfair prejudice, confusion, or waste of time

**IV. PART 404. CHARACTER EVIDENCE AND EVIDENCE OF OTHER CRIMES AND ACTS**

- § 404:1 Maryland law: Exclusion of character evidence as proof of conduct; admissibility when character is directly in issue
- § 404:2 Exception regarding criminal defendant's character
- § 404:3 Exception regarding victim's character
- § 404:5 Evidence of other acts as proof of fact other than character
- § 404:6 Specific instances as proof of motive
- § 404:7 Specific instances as proof of intent
- § 404:9 Specific instances as proof of plan, common scheme  
*[Retitled]*
- § 404:11 Specific instances as proof of identity
- § 404:14 Federal law: General exclusion of character evidence as proof of conduct; exceptions to rule; admissibility when character is directly in issue
- § 404:15 Federal law: Evidence of other specific instances as proof of fact other than propensity

**V. PART 405. METHODS OF PROVING CHARACTER**

- § 405:1 In general
- § 405:4 Specific instances

**VI. PART 406. HABIT AND ROUTINE PRACTICE**

- § 406:1 Maryland law

§ 406:2 Federal law

**VII. PART 407. SUBSEQUENT REMEDIAL MEASURES**

§ 407:2 Federal Law

**VIII. PART 408. COMPROMISE AND SETTLEMENT NEGOTIATIONS**

§ 408:1 Maryland law

§ 408:2 Federal law

**X. PART 410. PLEAS AND PLEA BARGAINING**

§ 410:1 Maryland law

§ 410:2 Federal law

**XI. PART 411. LIABILITY INSURANCE**

§ 411:1 Maryland law

**XII. PART 412. RAPE VICTIM'S PRIOR CONDUCT**

§ 412:1 Maryland law

§ 412:2 Federal law

**XIII. PART 413. OTHER SIMILAR CRIMES IN SEXUAL ASSAULT AND CHILD MOLESTATION CASES**

§ 413:1 Maryland law

§ 413:2 Federal law

# Table of Contents

## CHAPTER 5. PRIVILEGES

### I. PART 501. PRIVILEGES IN GENERAL; WHEN FOREIGN LAW SUPPLIES THE RULE OF DECISION

- § 501:1 Privileges in general
- § 501:3 Federal law: Privileges in general
- § 501:4 Federal law: Applicability of state privileges in federal court

### III. PART 503. ATTORNEY-CLIENT PRIVILEGE AND WORK PRODUCT PRIVILEGE

- § 503:5 Requirement of confidentiality
- § 503:8 Searches of attorneys' files
- § 503:14 Duration of privilege
- § 503:16 Attorney work product
- § 503:17 Federal law: Attorney-client privilege in general
- § 503:19 Federal law: Corporate clients
- § 503:21 Federal law: Attorney work product privilege

### IV. PART 504. PSYCHOTHERAPIST-PATIENT PRIVILEGE

- § 504:1 In general
- § 504:2 Exceptions and waiver
- § 504:4 Federal law

### V. PART 505. HUSBAND-WIFE PRIVILEGES

- § 505:1 Testimony against spouse charged with crime
- § 505:2 Confidential communications

### IX. PART 509. EXECUTIVE PRIVILEGE; STATE SECRETS; OTHER OFFICIAL INFORMATION

- § 509:1 Maryland law
- § 509:2 Federal law

**XI. PART 511. ACCOUNTANT-CLIENT  
PRIVILEGE**

§ 511:2 Federal law

**XII. PART 512. SOCIAL WORKER-CLIENT  
PRIVILEGE**

§ 512:1 Maryland law

**XIII. PART 513. LEGISLATIVE PRIVILEGE**

§ 513:2 Federal law

**XIV. PART 514. PRIVILEGE AGAINST SELF-  
INCRIMINATION**

§ 514:1 Maryland and federal law in general: Compelled  
testimony of the individual

§ 514:3 Waiver

§ 514:5 Transactional and Use Immunity

**XVI. PART 516. NEWSPERSONS' PRIVILEGE**

§ 516:2 Federal law

**XVIII. PART 518. MISCELLANEOUS  
PRIVILEGES**

§ 518:2 Federal law

**XX. PART 520. COMMENT ON OR INFERENCE  
FROM ASSERTION OF PRIVILEGE**

§ 520:1 Maryland law

**CHAPTER 6. WITNESSES,  
COMPETENCE, IMPEACHMENT &  
REHABILITATION**

**I. PART 601. COMPETENCE**

§ 601:1 In general

§ 601:2 Convicted perjurers

§ 601:5 Federal law

TABLE OF CONTENTS

**II. PART 602. REQUIREMENT OF FIRST-HAND KNOWLEDGE**

- § 602:1 Maryland law
- § 602:2 Federal law

**III. PART 603. OATH OR AFFIRMATION**

- § 603:1 Maryland law

**IV. PART 604. INTERPRETERS**

- § 604:2 Federal law

**V. PART 605. COMPETENCE OF SITTING JUDGE TO TESTIFY**

- § 605:2 Federal law

**VI. PART 606. COMPETENCE OF JURORS TO TESTIFY**

- § 606:2 To impeach or sustain verdict or indictment
- § 606:3 Federal law

**VII. PART 607. IMPEACHMENT**

- § 607:2 Bias, interest, or unworthy motive
- § 607:3 Deficiencies in perception, memory, or communication
- § 607:4 Contradictory extrinsic evidence
- § 607:6 Federal law: Impeachment of one's own witness
- § 607:7 Federal law: Bias, interest, or improper motive

**VIII. PART 608. IMPEACHMENT BY EVIDENCE OF CHARACTER AND CONDUCT**

- § 608:1 Impeachment by proof of conduct not having resulted in conviction
- § 608:2 Impeachment by character witnesses
- § 608:4 Federal law: Impeachment by proof of conduct not having resulted in conviction
- § 608:5 Federal law: Impeachment by character witnesses
- § 608:6 Federal law: Rehabilitation by character witnesses

**IX. PART 609. IMPEACHMENT BY PROOF OF PRIOR CONVICTIONS**

- § 609:1 Who may be impeached; types of convictions admissible
- § 609:2 Proving prior conviction and rehabilitation

- § 609:6 Federal law: Types of convictions admissible
- § 609:7 Federal law: Proving prior conviction and rehabilitation

**X. PART 610. RELIGIOUS BELIEFS**

- § 610:2 Federal law

**XI. PART 611. SCOPE OF CROSS-EXAMINATION; FORM OF QUESTIONS**

- § 611:1 Scope of cross-examination; order of proof
- § 611:2 Court's power over mode and order of presentation of case; harassment or embarrassment of witnesses; waste of time; form of questions; nonresponsive answers
- § 611:11 Federal law: Scope of cross-examination
- § 611:12 Federal law: Court's power over mode and order of presenting case; harassment or embarrassment of witnesses; waste of time; form of questions; nonresponsive answers
- § 611:13 Federal law: Leading questions on direct examination
- § 611:16 Federal law: Narrative questions

**XII. PART 612. REFRESHING WITNESS'S MEMORY**

- § 612:2 Federal law

**XIII. PART 613. PRIOR INCONSISTENT AND CONSISTENT STATEMENTS MADE BY THE WITNESS**

- § 613:1 Impeachment by prior inconsistent statements
- § 613:2 Rehabilitation by prior consistent statements
- § 613:3 Federal law: Impeachment by prior inconsistent statements

**XIV. PART 614. COURT'S POWER TO CALL AND QUESTION WITNESSES**

- § 614:2 Federal law

**XV. PART 615. SEQUESTRATION OF WITNESSES**

- § 615:1 Maryland law
- § 615:2 Federal law

TABLE OF CONTENTS

**XVI. PART 616. OVERVIEW OF METHODS OF  
IMPEACHMENT AND REHABILITATION**

§ 616:1 Maryland law

**XVII. PART 617. PRETRIAL EYEWITNESS  
IDENTIFICATION EVIDENCE**

§ 617:1 Maryland Law

**CHAPTER 7. OPINIONS AND EXPERT  
TESTIMONY**

**I. PART 701. THE OPINION RULE: LAY  
OPINIONS**

§ 701:1 In general

§ 701:4 Value of property or services

§ 701:6 Credibility of other witnesses

§ 701:8 Federal law

**II. PART 702. EXPERT TESTIMONY**

§ 702:1 Three prerequisites to admission of expert testimony;  
opinions permitted

§ 702:2 Requirement of adequate basis

§ 702:3 Proper subjects of expert testimony

§ 702:4 Qualification of experts

§ 702:5 Federal law: Proper subjects of expert testimony

§ 702:6 Federal law: Qualification of experts

**III. PART 703. BASES OF EXPERT OPINIONS**

§ 703:1 Maryland law

§ 703:2 Federal law

**IV. PART 704. OPINION ON ULTIMATE ISSUES**

§ 704:1 Maryland law

§ 704:2 Federal law

**V. PART 705. DISCLOSURE OF FACTUAL  
BASIS UNDERLYING EXPERT OPINION**

§ 705:2 Federal law

**VI. PART 706. COURT-APPOINTED EXPERTS**

§ 706:2 Federal law

# Table of Contents

## CHAPTER 8. HEARSAY AND THE CONFRONTATION RIGHT

### I. PARTS 800–807. SUMMARIZING CHARTS

§ 800:0 Hearsay and the confrontation clause

### II. PART 800. THE CONFRONTATION RIGHT

- § 800:2 Limited proceedings to which Confrontation Clause applies; Application of the due process clause to preclude judgments resting on unreliable evidence
- § 800:3 When the confrontation right applies, it guarantees the opportunity to cross-examine, generally face-to-face
- § 800:7 When the out-of-court statement is admitted for a nonhearsay purpose, there is no confrontation clause problem
- § 800:10 When the defendant has neither forfeited nor waived the confrontation right, but the declarant does not testify at trial: The “testimonial”/“nontestimonial” distinction
- § 800:11 Standard of review
- § 800:12 Delimiting “testimonial” statements: *Crawford’s* rationale; dicta regarding what is generally nontestimonial, including statements of accused and by coconspirators, and business records, as well as admissibility of dying declarations
- § 800:15 Business records, government records, and lab results: the divergent approaches of *Melendez-Diaz*, *Bullcoming*, and *Williams*; hospital records, autopsy reports, and absence of records
- § 800:18 “Tender years” hearsay exception
- § 800:19 Does “witness” include very young children and others incompetent to testify?

### III. PART 801. DEFINITION OF HEARSAY; DISTINCTION BETWEEN HEARSAY AND NONHEARSAY

§ 801:1 The hearsay rule; Definition of hearsay; Burden upon objection

- § 801:3 The statement must have been by a person—Not an animal or a machine
- § 801:6 “Statement”—Implied assertions from verbal utterances
- § 801:7 Statement must be offered to prove truth of matter asserted in it
- § 801:13 Statements offered with regard only to witness’s credibility as nonhearsay
- § 801:14 Federal law: Definition of hearsay

**IV. PART 801(1). PRIOR INCONSISTENT STATEMENTS**

- § 801(1):1 Maryland law

**V. PART 801(2). PRIOR CONSISTENT STATEMENTS AND PROMPT COMPLAINTS OF SEXUAL ASSAULT**

- § 801(2):1 Maryland law; Prior consistent statements
- § 801(2):2 Maryland law: Prompt complaint of sexual assault
- § 801(2):3 Federal law: Prior consistent statements

**VI. PART 801(3). PRIOR IDENTIFICATIONS**

- § 801(3):1 Prior identifications

**VII. PART 801(4). ADMISSIONS (STATEMENTS) OF A PARTY-OPPONENT**

- § 801(4):1 In general
- § 801(4):2 Party-opponent’s own statements
- § 801(4):3 Statements of others adopted by party-opponent, including tacit admissions
- § 801(4):4 Statements of others authorized by party-opponent
- § 801(4):7 Federal law: In general
- § 801(4):8 Federal law: Party-opponent’s own statements
- § 801(4):9 Federal law: Statements of others adopted by party-opponent, including tacit admissions
- § 801(4):11 Federal law: Statements of party-opponent’s agent or employee

**VIII. PART 801(5). COCONSPIRATOR’S STATEMENTS**

- § 801(5):1 Maryland law
- § 801(5):2 Federal law

TABLE OF CONTENTS

**IX. PART 802. THE HEARSAY RULE**

§ 802:1 Maryland rule

**XIII. PART 803(1). PRESENT SENSE IMPRESSIONS**

§ 803(1):1 Maryland law

§ 803(1):2 Federal law

**XIV. PART 803(2). EXCITED UTTERANCES**

§ 803(2):1 Maryland law

§ 803(2):2 Federal law

**XVI. PART 803(4). STATEMENTS FOR PURPOSES OF MEDICAL DIAGNOSIS OR TREATMENT**

§ 803(4):1 Maryland law

§ 803(4):2 Federal law

**XVIII. PART 803(6). BUSINESS RECORDS**

§ 803(6):1 Maryland law

§ 803(6):2 Federal law

**XIX. PART 803(7). ABSENCE OF ENTRIES IN BUSINESS RECORDS**

§ 803(7):2 Federal law

**XX. PART 803(8). PUBLIC RECORDS AND REPORTS**

§ 803(8):1 Maryland law

§ 803(8):2 Federal law

**XXII. PART 803(10). ABSENCE OF PUBLIC RECORD OR ENTRY**

§ 803(10):2 Federal law

**XXVIII. PART 803(16). ANCIENT DOCUMENTS**

§ 803(16):2 Federal law

**XXIX. PART 803(17). MARKET REPORTS AND  
COMMERCIAL PUBLICATIONS**

§ 803(17):2 Federal law

**XXX. PART 803(18). LEARNED TREATISES**

§ 803(18):1 Maryland law

§ 803(18):2 Federal law

**XXXIV. PART 803(22). JUDGMENT OF  
PREVIOUS CONVICTION**

§ 803(22):2 Federal law

**XXXVI. PART 803(24). CATCH-ALL EXCEPTION**

§ 803(24):1 Maryland law

§ 803(24):2 Federal law

**XL. PART 804. HEARSAY EXCEPTIONS WHEN  
DECLARANT IS UNAVAILABLE: IN  
GENERAL**

§ 804:1 Maryland law

§ 804:2 Federal law

**XLI. PART 804(1). PRIOR TESTIMONY**

§ 804(1):1 Maryland law

§ 804(1):2 Federal law

**XLII. PART 804(2). DYING DECLARATIONS**

§ 804(2):1 Maryland law

**XLIII. PART 804(3). DECLARATIONS AGAINST  
INTEREST**

§ 804(3):1 Maryland law

§ 804(3):2 Federal law

**XLV. PART 804(5). WHEN DECLARANT'S  
UNAVAILABILITY IS OBTAINED BY  
WRONGDOING OF OPPONENT OF  
HEARSAY**

§ 804(5):1 Maryland law

TABLE OF CONTENTS

§ 804(5):2 Federal law

**XLVI. PART 805. MULTIPLE HEARSAY**

§ 805:1 Maryland law

**XLVII. PART 806. IMPEACHMENT AND  
REHABILITATION OF DECLARANT**

§ 806:2 Federal law

**XLVIII. PART 807. FEDERAL RESIDUAL  
HEARSAY EXCEPTION**

§ 807:2 Federal law

**CHAPTER 9. AUTHENTICATION**

**I. PART 901. AUTHENTICATION AND  
IDENTIFICATION**

- § 901:1 In general
- § 901:2 Testimony of witness with knowledge
- § 901:4 Comparison by trier or expert witness
- § 901:5 Circumstantial evidence: distinctive characteristics and  
the like
- § 901:10 Process or system
- § 901:12 Federal law: In general
- § 901:13 Federal law: Testimony of witness with knowledge
- § 901:14 Federal law: Nonexpert opinion on handwriting
- § 901:17 Federal law: Voice identification
- § 901:18 Federal law: Telephone conversations
- § 901:22 Federal law: Process or system

**II. PART 902. SELF-AUTHENTICATION**

- § 902:11 Certified copies of business and hospital records and  
long term health care transaction forms
- § 902:13 Federal law: In general
- § 902:14 Federal law: Public documents
- § 902:16 Federal law: Official publications
- § 902:22 Federal law: Certified copies of business records

**CHAPTER 10. THE “BEST EVIDENCE  
RULE”**

**I. PART 1001. THE BEST EVIDENCE RULE: IN  
GENERAL**

§ 1001:6 Federal law

**IV. PART 1004. ADMISSIBILITY OF OTHER  
EVIDENCE OF CONTENTS**

§ 1004:2 Federal law

**V. PART 1005. PUBLIC RECORDS**

§ 1005:2 Federal law

**VI. PART 1006. SUMMARIES**

§ 1006:1 Maryland law

§ 1006:2 Federal law

**Table of Laws and Rules**

**Table of Cases**

**Index**